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FORM No. 840-CONTRACT-REAL ESTATE-

## E A PARTICIPAL CONT W21 1 76 Page 13245

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THIS CONTRACT, Made this 16 day of December , 19.73 , between Grant H. Kenyon, a single man and David G. Kenyon, a single man ..., hereinafter called the seller,

, hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described lands and premises situated in Klamath County, State of Oregon , to-wit:

Lot 15, Block 1, Tract No. 1009.

Dollars (\$ 4,250.00 ) for the sum of Forty-two Hundred Fifty and no/100 (Thereinalter called the purchase price) on account of which ... Twelve Hundred and no/100-.....Dollars (\$...1,200.00......) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in amounts as follows, to-wit: 3030.00

Thirty and .50 (\$30.50) per month or more until both principal and interest are paid in full. First payment due February 1, 1974 and a like payment the first of each month thereafter.

The buyer warrants to and covenants with the seller that the real property described in this contract is  $\frac{2(A)}{r}$  primarily. To prime the first order of the second prime buyer is a matural person is no business or commercial purposes other than agric (B) for an organization or (even if buyer is a matural person is no business or commercial purposes other than agric

All of said purchase price may be paid at any time; all deterred balances of said purchase price shall bear interest at the rate of .....

In a gainst any such tens; that he will pay all taxes hereafter levied against said property, as well an autorney stees incurred by then in defend-liens which hereafter lawfully may be imposed upon said premises, all promptly before the same or any part thereol become past due; that at buyer's expense, the will insure and keep insured all buildings, now on keculter exceted on said premises against any such tense become past due; that at buyer's expense, the will insure and keep insured all buildings. In our hereafter exceted on said premises against loss of damage by fire (with created coverne). In an amount not less than 3. **DONE** in a company or companies insured. Now if the buyer shall fail to pay any such liens, they appear and all policies of insurance to be delivered to the sellers as soon as insured. Now if the buyer shall fail to pay any such liens, sellers lor buyer's breach of contract. The sellers agree that at their expense and within ten days from the date hereol, or **when principal reduced 50%**. They will lurnish unto buyer a title insurance policy insuring (in an amount equal to said purchase Price) marketable title in and 10 skid premises afreements now of record, if any. Sellers also agree that some and except the usual printed exceptions and the building and other restrictions afreement, they will deriver a good and explore that onon which all derivers and the building and other restrictions afreement, they will deriver a deted between excepting all liens and encumbrances created by the buyer, his heira and assigns. tree and clear of and is underedod and agreed between usual printed exceptions and the saiding tense contract, and in case the buyer shall fail to marke the of and is underedod and agreed between usual printed exceptions and have the following rights. The sellers are required, or any of them, punctually within ren days of the time limited therefor, or fail to keep any afterement here in contained, then the sellers at their option shall have the following rights: (1) to declare

In construing this contract, it is understood that the buyer may be more than one person; that if the context so requires, the singular pronoun be taken to mean and include the plural, the masculine shall include the feminine and the neuter, and that generally all grammatical changes be made, assumed and implied to make the provisions hereof apply equally to corporations and to individually allo, in the event of the demixe of said selfers, that the word "selfers" shall mean only the survivor of them and the heirs and assigns of such survivor. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the unshall be shall be of or

dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors.

RS: Mothy Certage BUYERS: -SELLERS: J. C. Hauss Mar

STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the \_25\_th day of August A.D., 19 76 at 8:41 o'clock A M., and duly recorded in Vol\_ M76 on Page 13245

FEE\_\$3.00

of\_\_\_\_Deeds

WM. D. MILNE, County Clerk Lachy ale Vou Deputy

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